UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

	United States of America	ORDER OF DETENTION	N PENDING TRIAL
	V. PUIU MARIAN CATANA Defendant	Case No. 1:12 MJ 382	
	fter conducting a detention hearing under the Bail Reform Adefendant be detained pending trial.	ot, 18 U.S.C. § 3142(f), I concl	ude that these facts require
	Part I – Findings	of Fact	
(1)	The defendant is charged with an offense described in 18 U a federal offense a state or local offense that wo existed – that is		
	a crime of violence as defined in 18 U.S.C. § 3156(a) which the prison term is 10 years or more.	(4), or an offense listed in 18 U	J.S.C. § 2332b(g)(5)(B) for
	an offense for which the maximum sentence is death	or life imprisonment.	
	an offense for which a maximum prison term of ten ye	ars or more is prescribed in:	*
	a felony committed after the defendant had been conv U.S.C. § 3142(f)(1)(A)-(C), or comparable state or loc		eral offenses described in 18
	any felony that is not a crime of violence but involves:		
	a minor victim the possession or use of a firearm or des a failure to register under 18 U.S.C. § 225		ngerous weapon
(2)	The offense described in finding (1) was committed while th		anding trial for a foderal state
(∠)	or local offense.	s defendant was on release pe	ending that for a federal, state
(3)	A period of less than 5 years has elapsed since the da offense described in finding (1).	te of conviction defenda	nt's release from prison for the
(4)	Findings (1), (2) and (3) establish a rebuttable presumption person or the community. I further find that defendant has r		ly assure the safety of anothe
	Alternative Find	ings (A)	
(1)	There is probable cause to believe that the defendant has c	ommitted an offense	
	for which a maximum prison term of ten years or more Controlled Substances Act (21 U.S.C. 801 et seq.) under 18 U.S.C. § 924(c).	e is prescribed in:	.*
(2)	The defendant has not rebutted the presumption established will reasonably assure the defendant's appearance and the		on or combination of conditions
(4)	Alternative Find	•	
	There is a serious risk that the defendant will not appear.		
(2)	There is a serious risk that the defendant will endanger the	·	e community.
1.	Part II – Statement of the Re		clear and convincing
evidence	find that the testimony and information submitted at the deter ✓ a preponderance of the evidence that:	THOIT HEATING ESTABLISHES BY	clear and convincing
	nt is a 26-year-old man present in the United States on a six		
	He has no visible means of support and has never worked. g. He was found in this district with two ATM "skimmers" (de		

Part III - Directions Regarding Detention

of identity theft), along with other evidence implicating him in an organized scheme to commit access device fraud. All the relevant considerations under the Bail Reform Act indicate that he poses a risk of nonappearance that cannot be addressed by

bond conditions.

The defendant is committed to the custody of the Attorney General or a designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or held in custody pending appeal. The defendant must be afforded a reasonable opportunity to consult privately with defense counsel. On order of United States Court or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to the United States marshal for a court appearance.

Date:	December 5, 2012	Judge's Signature:	/s/ Joseph G. Scoville	
_		Name and Title:	Joseph G. Scoville, U.S. Magistrate Judge	